IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: PHILIPS RECALLED CPAP, BI-LEVEL PAP, AND MECHANICAL VENTILATOR PRODUCTS LIABILITY LITIGATION

Master Docket: Misc. No. 21-01230

This Document Relates To:

MDL No. 3014

All Actions

JOINT NOTICE OF UPDATED TIMELINE OF PERTINENT MDL DATES

The parties jointly submit this updated timeline of upcoming deadlines in *In Re: Philips Recalled CPAP, Bi-Level PAP, and Mechanical Ventilator Products Litigations* (MDL No. 3014).¹

Date	Event	ECF No.
11/9/2023	Deadline for Defendants' response to objection by Graham to motion to adjourn the remand motion briefing schedule	2300
11/23/2023	Deadline for parties' responses to Objections to Special Master's Reports and Recommendations on Motions to Dismiss issued on September 28, 2023	2288
12/11/2023	Economic Loss Class Action Settlement: Claims Period Begins	2289
1/8/2024	Economic Loss Class Action Settlement: Class Counsel's Motion for Attorneys' Fees and Expenses and Motion for Service Awards	2289
2/7/2024	Economic Loss Class Action Settlement: Opt Out and Objection Deadline	2289
2/28/2024	Conclusion of all fact discovery related to class certification, including Party and non-party fact depositions, for Medical Monitoring class action	1911
3/15/2024	Plaintiffs' Rule 26(a)(2) expert disclosures relevant to class certification, for Medical Monitoring class action	1911

The Parties intend this notice to be a reference resource for the Court. The Parties do not intend this notice and the summaries of the deadlines to supersede the terms in the Court's orders.

Date	Event	ECF No.
3/21/2024	Economic Loss Class Action Settlement: Motion for Final Approval	2289
3/28/2024	Economic Loss Class Action Settlement: Response to Objections to Settlement	2289
4/11/2024	Economic Loss Class Action Settlement: Final Fairness Hearing	2289
5/1/2024	Defendants' Rule 26(a)(2) expert disclosures relevant to class certification for Medical Monitoring class action	1911
6/10/2024	Plaintiffs' Rule 26(a)(2) rebuttal disclosures relevant to class certification for Medical Monitoring class action	1911
7/15/2024	Deadline to complete expert depositions relevant to class certification for Medical Monitoring class action	1911
8/9/2024	Economic Loss Class Action Settlement: Claims Period Deadline	2289
8/15/2024	Plaintiffs file motion for class certification for Medical Monitoring Class Action	1911
10/1/2024	Defendants file class certification opposition for Medical Monitoring class action	1911
11/1/2024	Plaintiffs file reply in support of class certification for Medical Monitoring class action	1911
12/6/2024	Parties file Rule 702/Daubert motions on class certification issues for Medical Monitoring class action	1911
1/6/2025	Parties file Rule 702/Daubert oppositions on class certification issues for Medical Monitoring class action	1911
2/2025 or 3/2025	Potential hearing date for Rule 702/Daubert motions on class certification experts for Medical Monitoring class action, subject to Court's scheduling	1911

Pursuant to Pretrial Order #28 (ECF No. 783), the following procedures and deadlines apply to the Amended Master Personal Injury Complaint and Individual Short Form Personal Injury Complaints.

Date	Event
Within sixty (60) days of the date on which the Court issues a ruling as to its motion to dismiss the Amended Master Personal Injury Complaint ²	Deadline for Defendant to file a Master Answer to the Amended Master Personal Injury Complaint.
Within forty-five (45) days of the date on which the Court issues a ruling granting Plaintiffs' Co-Lead Counsel leave to amend the Amended Master Personal Injury Complaint	Deadline for Plaintiffs' Co-Lead Counsel to file a Second Amended Master Personal Injury Complaint
Within fourteen (14) days of filing a Short Form Complaint	Deadline for Personal Injury Plaintiffs to upload their Short Form Complaint to the online MDL Centrality System accessible at www.mdlcentrality.com/ pursuant to Pretrial Order # 27
Within twenty-one (21) days after service of the Master Answers to the Amended Master Personal Injury Complaint by Defendants	Deadline for any Personal Injury Plaintiff, who has filed a Short Form Complaint, to amend the same for any reason
Within twenty-one (21) days after service of Short Form Complaint	Deadline for any Personal Injury Plaintiff, who files a Short Form Complaint after the filing of the Master Answers to the Amended Master Personal Injury Complaint, to amend the same for any reason
Within twenty-one (21) days after selection for inclusion in the pool from which bellwether cases are to be selected	Deadline for any Personal Injury Plaintiff, whose case is subsequently chosen for inclusion in the pool from which bellwether cases are to be selected, to amend his or her Short Form Complaint

Date: November 7, 2023

/s/ John P. Lavelle, Jr. John P. Lavelle, Jr. Lisa C. Dykstra

MORGAN, LEWIS & BOCKIUS LLP

1701 Market Street

Philadelphia, PA 19103-2921

T 215.963.5000

john.lavelle@morganlewis.com lisa.dykstra@morganlewis.com Respectfully submitted,

/s/ Kelly K. Iverson Kelly K. Iverson

LYNCH CARPENTER, LLP

1133 Penn Avenue, 5th Floor Pittsburgh, PA 152222 (412) 322-9243 (phone) kelly@lcllp.com

/s/ Christopher A. Seeger
Christopher A. Seeger

Christopher A. Seeger, Esquire SEEGER WEISS LLP

If a motion to dismiss the Amended Master Personal Injury Complaint does not result in the dismissal of the Amended Master Personal Injury Complaint in its entirety, and provided that the Court does not grant leave to amend the Amended Master Personal Injury Complaint.

/s/ Wendy West Feinstein

Wendy West Feinstein

MORGAN, LEWIS & BOCKIUS LLP

One Oxford Center, 32nd Floor Pittsburgh, PA 15219-6401 T 412.560.3300 wendy.feinstein@morganlewis.com

Counsel for Defendant Philips RS North America, LLC

/s/ Michael H. Steinberg

Michael H. Steinberg

SULLIVAN & CROMWELL LLP

1888 Century Park East Los Angeles, CA 90067 T (310) 712-6670 steinbergm@sullcrom.com

/s/ Tracy Richelle High

Tracy Richelle High William B. Monahan

SULLIVAN & CROMWELL LLP

125 Broad Street New York, NY 10004 T (212) 558-7375 hight@sullcrom.com monahanw@sullcrom.com

Counsel for Defendants Koninklijke Philips NV, Philips North America LLC, Philips Holding USA Inc., and Philips RS North America Holding Corporation

/s/ Eric Scott Thompson

Eric Scott Thompson

FRANKLIN & PROKOPIK

500 Creek View Road, Ste. 502 Newark, DE 19711 302-594-9780 ethompson@fandpnet.com

Attorney for Defendant Polymer Technologies, Inc. Elastomeric Solutions Division 55 Challenger Road, 6th Floor Ridgefield Park, NJ 07660 (973) 639-9100 (phone) cseeger@seegerweiss.com

/s/ Sandra L. Duggan

Sandra L. Duggan, Esquire

LEVIN SEDRAN & BERMAN LLP

510 Walnut Street, Suite 500 Philadelphia, PA 19106 (215) 592-1500 (phone) (215) 592-4633 (fax) sduggan@lfsblaw.com

/s/ Steve A. Schwartz

Steve A. Schwartz

CHIMICLES SCHWARTZ KRINER & DONALDSON-SMITH LLP

361 West Lancaster Avenue One Haverford Centre Haverford, PA 19041 (610) 642-8500 (phone) steveschwartz@chimicles.com

Plaintiffs' Co-Lead Counsel

/s/ D. Aaron Rihn

D. Aaron Rihn, Esquire

ROBERT PEIRCE & ASSOCIATES, P.C.

707 Grant Street Suite 125 Pittsburgh, PA 15219 412-281-7229 412-281-4229 (fax) arihn@peircelaw.com

Plaintiffs' Co-Liaison Counsel

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was filed via the Court's CM/ECF system on this 7th day of November 2023 and is available for download by all counsel of record.

/s/ D. Aaron Rihn

D. Aaron Rihn, Esquire
PA I.D. No. 85752
ROBERT PEIRCE & ASSOCIATES, P.C.

707 Grant Street Suite 125 Pittsburgh, PA 15219

Tel: 412-281-7229 Fax: 412-281-4229 arihn@peircelaw.com